

**UNITED STATES BANKRUPTCY COURT SOUTHERN  
DISTRICT OF NEW YORK**

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In re: : Chapter 11  
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PURDUE PHARMA L.P., et al., : Case No. 19-23649 (RDD)  
:  
Debtors.<sup>1</sup> : (Jointly Administered)  
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**CITY OF BELLEFONTAINE NEIGHBORS,  
MISSOURI'S MOTION TO ALLOW LATE FILED PROOF OF  
CLAIM TO BE TREATED AS TIMELY FILED PROOF OF CLAIM**

COMES NOW the City of Bellefontaine Neighbors, Missouri, by and through its undersigned counsel, and pursuant to Federal Rule of Bankruptcy Procedure (“Rule”) 9006(b)(1), files this Motion to Allow Late Filed Proof of Claim to be Treated As Timely Filed, and in support thereof, states as follows:

**I. BACKGROUND**

1. Purdue Pharma L.P. and various related entities (the “Debtors”) filed for voluntary relief under chapter 11 of the United States Bankruptcy Code on or about September

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<sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor’s registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717), and SVC Pharma Inc. (4014). The Debtors’ corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

15, 2019 and September 16, 2019. By order of the Court entered on September 23, 2019, The Debtors' bankruptcy cases are being jointly administered under the above caption and docket. *See* Dkt. #5.

2. The Court issued an Order on June 3, 2020 extending the General Bar Date for creditors to assert any claims they may have against the Debtors' estates in these Chapter 11 cases to July 30, 2020 (the "Extended General Bar Date"). *See* Dkt. #1221.

3. The City is a small, predominately African-American, fourth class municipality located in St. Louis County, Missouri. (*Dec. Fran Stevens* ¶ 2)

4. Following the declaration of a state of emergency in the State of Missouri and St. Louis County, Missouri as result of the corona virus pandemic, a public health emergency was declared in the City on or about March 19, 2020. (*Dec. Fran Stevens* ¶ 5)

5. The City has limited staff, and as a result of the corona virus pandemic, not all of the City's staff have maintained regular work days/hours. (*Dec. Fran Stevens* ¶ 6)

6. The notice of the Extended General Bar Date received by the City was not delivered to the Clerk of the City, who was the appropriate individual designated to receive such notice, in a timely manner so that a claim could be timely submitted on behalf of the City by July 30, 2020. (*Dec. Fran Stevens* ¶ 8)

7. The Proof of Claim, which was filed with the Court within eighteen (18) days of the Extended General Bar Date, is attached as Exhibit A.

## **II. ARGUMENT**

8. Because the City's failure to timely file was the result of excusable neglect under the standard set forth in *Pioneer Inv. Servs. Co. v. Brunswick Assocs. Ltd. P'ship*, 507 U.S. 380, 387-99 (1993), the City respectfully requests that the Court grant the City's Motion to Allow Late Filed Claim to be treated as timely filed.

**A. Excusable Neglect Under Rule 9006(b)(1)**

8. Under Rule 9006(b)(1), courts have discretion to allow a party to file a tardy proof of claim “where the failure to act was the result of excusable neglect.” Fed. R. Bankr. P. 9006(b)(1); *see Pioneer Inv. Servs. Co. v. Brunswick Assocs. Ltd. P’ship*, 507 U.S. 380, 387-99 (1993); *In re Queen Elizabeth Realty Corp.*, 2017 Bankr. LEXIS 793\*, 15 (Bankr. S.D.N.Y. 2017). Allowing late-filed claims in appropriate circumstances advances Chapter 11’s goal of “avoiding forfeiture by creditors.” *Pioneer*, 507 U.S. at 389. In this context, neglect includes “late filings caused by inadvertence, mistake, or carelessness.” *Id.* at 388. The determination of whether the neglect was excusable is “at bottom an equitable one, taking into account all relevant circumstances surrounding the party’s omission.” *Id.* at 395. In evaluating this issue, courts should consider the following factors: “the danger of prejudice to the debtor, the length of the delay and its potential impact on judicial proceedings, the reason for the delay, including whether or not it was in control of the movant, and whether the movant acted in good faith.” *Id.* The standard for finding excusable neglect is “a flexible one because it is rooted in equity.” *See Pioneer*, 507 U.S. at 392 (observing that excusable neglect is a “somewhat ‘elastic concept’”).

9. The primary inquiry under *Pioneer* is whether the late-filed claim will cause prejudice to the debtor. In evaluating this factor, courts should focus on whether allowing the late filing of a claim will create a danger of prejudice against the debtor. *In re Queen Elizabeth Realty Corp.*, 2017 Bankr. LEXIS 793 at 16. Given the small amount of the claim, evidence of prejudice to the Debtors would be hypothetical as it is unlikely that the amount in question would jeopardize the reorganization of the Debtors. *Id.*, at 18.

10. In considering the length of the delay, courts should focus on how the delay will affect the administration of the case if the late filing is allowed. *See Pioneer*, 507 U.S. at 397-98.

Courts have found excusable neglect in cases involving delays of months and even years. *See In re Dix*, 95 B.R. 134, 138 (B.A.P. 9th Cir. 1988) (two years); *In re Beltrami Enters., Inc.*, 178 B.R. 389, 392 (Bankr. M.D. Pa. 1994) (over two years); *In re Queen Elizabeth Realty Corp.*, 2017 Bankr. LEXIS 793 at 17 (two years). By comparison, a delay of eighteen (18) days should not adversely affect the Debtors.

**B. The City Meets the *Pioneer* Factors Establishing Excusable Neglect.**

11. As to the City's Proof of Claim, the *Pioneer* factors weigh in favor of finding excusable neglect and allowing the Proof of Claim to be filed. When creditors fail to file claims before a bar date despite having notice, "Bankruptcy Rule 9006(b)(1) gives the court the discretion to enlarge the time to file claims 'where the failure to act was the result of excusable neglect.'" *In re Lehman Bros. Holdings Inc.*, 433 B.R. 113, 119 (Bankr. S.D.N.Y. 2010) (quoting FED. R. BANKR. P. 9006(b)(1)). "The Supreme Court has interpreted 'excusable neglect' to be a flexible standard—one that can include 'inadvertence, mistake, or carelessness, as well as by intervening circumstances beyond the party's control.'" *Id.* (quoting *Pioneer* U.S. at 388). The Debtors will not be prejudiced by the late filing and the length of the delay is minimal, and will not affect the administration of the case. The City did not file the Proof of Claim because of inadvertence, mistake, or carelessness, and the City has acted in good faith in filing this Motion.

**i. The Debtors Will Not Suffer Prejudice If the Tardy Filing Is Allowed.**

12. There is no danger of prejudice to the Debtors, therefore the "central inquiry" under *Pioneer* weighs in favor of finding excusable neglect. *See Pioneer*, 507 U.S. at 394-95. Allowing the City to file the tardy Proof of Claim will not adversely affect administration of the Debtors' estate. *In re Queen Elizabeth Realty Corp.*, 2017 Bankr. LEXIS 793 at 16.

13. Additionally, the amount of the Proof of Claim means that the potential prejudice to the Debtors caused by allowing the tardy filing will be negligible or nonexistent. Allowing the late filing will not have a material adverse effect on the Debtors' reorganization. *Id.*, at 19.

14. Because the Debtors will not be prejudiced by allowing the tardy filing, the central factor under *Pioneer* strongly supports a finding of excusable neglect.

**ii. The Length of Delay and Its Potential Impact on Administration of The Case Is Minimal.**

15. As set forth above, in considering the length of the delay, the courts should focus on how the delay will affect the administration of the case if the tardy filing is allowed.

16. The City is filing this Motion eighteen (18) days after the Extended General Bar Date. As set forth above in paragraph 10, other courts have approved late filed proof of claims of much longer than eighteen (18) days. More importantly, the length of delay in this case has absolutely no impact on the administration of the case because the Claim is comparatively small. This factor favors a finding of excusable neglect.

17. Counsel for the City notified counsel for the ad hoc committee of governmental and other contingent litigation claimants, also known as the "Ad Hoc Committee" on or about August 9, 2020 of the City's intent to file this Motion. Counsel for the City, however, could not file this Motion without gaining admission to practice before this Court.

18. The City is not filing this Motion for purposes of delay.

**iii. The Delay Is the Result of Inadvertence or Mistake.**

19. The reason for the delay is the result of the City's inadvertence or mistake. The City did not file a proof of claim because the notice received by the City was not delivered to the appropriate individual, the Clerk of the City, in a timely manner. The effects of the corona virus

pandemic on the City's operations was the cause for the delay. This factor weighs in favor of finding excusable neglect.

**iv. The City Has Acted in Good Faith.**

20. The City has acted in good faith in filing this Motion. There was no bad faith associated with the City's delay in filing its proof of claim, but rather the cause was the extraordinary circumstances created by the corona virus pandemic. By filing this motion, the City has brought this issue to the Debtors' and Court's attention rather than filing the claim and waiting for an objection. This factor weighs in favor of finding excusable neglect.

**III. CONCLUSION**

21. The City's tardy filing of its Proof of Claim resulted from excusable neglect stemming from the notice received by the City not being delivered to the appropriate individual, the Clerk of the City, in a timely manner.

22. The City respectfully requests that the Court grant the City's Motion and enter an Order to allow the late filed Proof of Claim filed by the City to be treated as timely filed for all purposes in the bankruptcy case.

Respectfully Submitted,

White Coleman & Associates, LLC

By: /s/ Dorothy White-Coleman  
Dorothy White-Coleman #31693MO  
500 N. Broadway, Suite 1300  
St. Louis, Missouri 63102  
Phone (314) 621-7676  
Facsimile (314) 621-0959  
[whitecoleman@whitecoleman.net](mailto:whitecoleman@whitecoleman.net)

Attorney for City of Bellefontaine Neighbors,  
Missouri.

**CERTIFICATE OF SERVICE**

I certify that on August 17, 2020 a true and correct copy of the foregoing was served upon the following parties via electronic means as listed on the court's ECF noticing system.

**White Coleman & Associates, LLC**

Dorothy White-Coleman

500 North Broadway, Suite 1300

St. Louis, MO 63102

Telephone: (314) 621-7676

Facsimile: (314) 621-0959

Email: whitecoleman@whitecoleman.net

*Attorney for City of Bellefontaine Neighbors, Missouri*

**UNITED STATES BANKRUPTCY COURT SOUTHERN  
DISTRICT OF NEW YORK**

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In re : Chapter 11  
: Case No. 19-23649 (RDD)  
PURDUE PHARMA L.P., et al.,  
: (Jointly Administered)  
Debtors<sup>1</sup>.  
:  
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**DECLARATION OF FRAN STEVENS IN SUPPORT OF MOTION  
OF CITY OF BELLEFONTAINE NEIGHBORS, MISSOURI TO ALLOW LATE  
FILED PROOF OF CLAIM TO BE TREATED AS TIMELY FILED PROOF OF CLAIM**

I, Fran Stevens, declare as follows:

1. I am the City Clerk and Custodian of Records for the City of Bellefontaine Neighbors, Missouri (the "City") and I submit this declaration in support of the City's Motion To

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<sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717), and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.



Allow Late Filed Proof of Claim to be Treated As Timely Filed Proof of Claim (the “Motion”) pursuant to Federal Rule of Bankruptcy Procedure (“Rule”) 9006(b) 1. The facts and matters set forth in this declaration are based upon my personal knowledge and/or my review of the City’s business records. If called upon as a witness in this matter, I could and would testify as to the facts stated herein.

### **BACKGROUND**

2. The City is a small, predominately African-American, fourth class municipality located in St. Louis County, Missouri.

3. On or about March 13, 2020, the Governor of the State of Missouri declared a state of emergency in response to the COVID-19 pandemic.

4. On or about March 13, 2020, the County Executive declared a state of emergency in St. Louis County, Missouri relating to the immediate and significant risk posed to the health, safety, and well-being of the people of St. Louis County by COVID-19.

5. Thereafter, on or about March 19, 2020, the Board of Alderpersons of the City declared that a public health emergency existed in the City which threatened the lives of citizens in the City.

6. The City has limited staff, and as a result of the corona virus pandemic, not all of the City’s staff have maintained regular work days/hours.

### **THE BANKRUPTCY PROOF OF CLAIM**

7. A notice was received by the City of the extension of the General Bar Date in the above Chapter 11 case to July 30, 2020 (the “Extended General Bar Date”) for creditors to assert any claims they may have against the Debtors’ estates.


8. While I am not certain when the notice of the Extended General Bar Date was received, it was not delivered to me in sufficient time to enable the City to file a timely Proof of Claim.

9. The City is acting in good faith to remedy the inadvertent and excusable neglect which resulted in its late filing of its Proof of Claim in this bankruptcy.

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I declare under penalty of perjury that the foregoing is true and correct.

Executed this 14 day of August, 2020 in Bellefontaine Neighbors, Missouri.

  
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Fran Stevens

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

**In re:**

**PURDUE PHARMA L.P., et al.,  
  
Debtors.<sup>1</sup>**

**Chapter 11**

**Case No. 19-23649 (RDD)  
  
(Jointly Administered)**

**AFFIDAVIT OF SERVICE**

I, Dorothy White-Coleman, depose and say that I am the City Attorney for the City of Bellefontaine Neighbors, Missouri.

Upon information and belief, on August 14, 2020, the following document was served via email by the ECF notification system on the ECF Parties Service List attached hereto as **Exhibit A:**

Dated: August 17, 2020

/s/ Dorothy White-Coleman  
Dorothy White-Coleman

State of Missouri City of  
St. Louis

Subscribed and sworn to (or affirmed) before me on August 17, 2020, by Dorothy White-Coleman, proved to me on the basis of satisfactory evidence to be the person who appeared before me.

/s/ Susie M. McFarland  
Notary Public, State of Missouri  
No. 07397963  
Qualified in St. Louis City  
Commission Expires March 1, 2021

<sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

**Exhibit A**

In re: Purdue Pharma L.P., et al.  
Master Service List  
Case No. 19-23649 (RDD)

DESCRIPTION	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL
Counsel to the Attorney General, State of Florida	Agentis PLLC	Attn: Christopher B. Spuches, Esq.	55 Alhambra Plaza, Suite 800		Coral Gables	FL	33134		305-722-2002		cbs@agentislaw.com
Top 3 Largest Secured Creditor	Air Liquide Industrial U.S. LP	Attn: President or General Counsel	9811 Katy Freeway	Suite 100	Houston	TX	77024				
Counsel to the Official Committee of Unsecured Creditors of Purdue Pharma L.P., et al.	Akin Gump Strauss Hauer & Feld LLP	Attn: Ira S. Dizengoff, Arik Preis, Mitchell P. Hurley, Sara L. Brauner, & Edan Lisovicz	One Bryant Park		New York	NY	10036		212-872-1000	212-872-1002	idizengoff@akingump.com apreis@akingump.com mhurley@akingump.com sbrauner@akingump.com elisovicz@akingump.com
Counsel to OptumRX, Inc.	Alston & Bird LLP	Attn: William Hao	90 Park Avenue		New York	NY	10016-1387		212-210-9400	212-210-9444	william.hao@alston.com
Counsel to OptumRX, Inc.	Alston & Bird LLP	Attn: William Sugden and Jacob Johnson	1201 West Peachtree Street		Atlanta	GA	30309-3424		404-881-7000	404-881-7777	will.sugden@alston.com jacob.johnson@alston.com
Counsel to United Food and Commercial Workers; Western Pennsylvania Electrical Employees Insurance Trust Fund; International Brotherhood of Electrical Workers Local 98 Health & Welfare Fund; Iron Workers District Council of Philadelphia and Vicinity, Benefit Fund; and International Union of Painters and Allied Trades, District Council No. 21 Welfare Fund	Anapol Weiss	Attn: Gregory Spizer	One Logan Square	130 North 18th Street Suite 1600	Philadelphia	PA	19103		215-790-4578	215-875-7722	gspizer@anapolweiss.com aa@andrewsthornton.com shiggins@andrewsthornton.com rsiko@andrewsthornton.com
Counsel to Ryan Hampton	Andrews & Thornton	Attn: Anne Andrews, Sean T. Higgins, Robert S. Siko	4701 Von Karman Ave, Suite 300		Newport Beach	CA	92660		949-748-1000	949-315-3540	
Counsel to the Ad Hoc Group of Individual Victims	Ask LLP	Attn: Edward E. Neiger, Esq. Jennifer A. Christian, Esq.	151 W. 46th St., 4th Floor		New York	NY	10036		212-267-7342	212-918-3427	eneiger@askllp.com jchristian@askllp.com
State Attorney General	Attorney General for the State of Wisconsin	Attn: Jennifer L. Vandermeuse - Assistant Attorney General	17 West Main Street, P.O. Box 7857		Madison	WI	53707		608-266-7741		vandermeusejl@doj.state.wi.us
Counsel to Washington State Department of Revenue	Attorney General of Washington	Attn: Dina L. Yunker - Assistant Attorney General	Bankruptcy & Collections Unit	800 Fifth Avenue, Suite 2000	Seattle	WA	98104		206-389-2198	206-587-5150	dina.yunker@atg.wa.gov
Counsel to DuPont de Nemours, Inc.	Ballard Spahr LLP	Attn: Tobey M. Daluz and Laurel D. Roglen	919 N. Market Street, 11th Floor		Wilmington	DE	19801		302-252-4465	302-252-4466	daluzt@ballardspahr.com roglenl@ballardspahr.com
Counsel to Community Health Systems, Inc., Tenet Healthcare Corporation, and Infirmary Health System, Inc., And Class of approximately 384 hospitals on Exhibit A	Barrett Law Group, P.A.	Attn: John W. Barrett, Esq.	P.O. Box 927	404 Court Square	Lexington	MS	39095		662-834-2488		DonBarrettPA@gmail.com
Counsel to Sarasota County Public Hospital District d/b/a Sarasota Memorial Health Care System, Inc.	Bentley & Bruning P.A.	Attn: Morgan R. Bentley and David A. Wallace	783 South Orange Avenue, Third Floor		Sarasota	FL	34236		541-556-9030	941-312-5316	mbentley@bentleyandbruning.com dwallace@bentleyandbruning.com
Counsel to United Parcel Service, Inc.	Bialson, Bergen & Schwab	Attn: Lawrence M. Schwab and Kenneth T. Law	633 Menlo Ave, Suite 100		Menlo Park	CA	94025		650-857-9500	650-494-2738	Klaw@bbslaw.com
Proposed Counsel to Fee Examiner, David M. Klauder, Esquire	Bielli & Klauder, LLC	Attn: Thomas D. Bielli	1500 Walnut Street, Suite 900		Philadelphia	PA	19103		215-642-8271	215-754-4177	tbielli@bk-legal.com
Interested Party	BMC Group, Inc.	Attn: T Feil	3732 W. 120th Street		Hawthorne	CA	90250				bmc@ecfAlerts.com
Counsel to Dr. Richard Sackler, Jonathan Sackler, David Sackler, and Beverly Sackler Attorneys for SAP America, Inc., SAP SE, and Ariba, Inc.	Bracewell LLP	Attn: Daniel S. Connolly & Robert G. Burns	1251 Avenue of the Americas, 49th Floor		New York	NY	10020-1100		212-938-6100	212-508-6101	daniel.connolly@bracewell.com robert.burns@bracewell.com
Counsel to Ad Hoc Committee of Governmental and other Contingent Litigation Claimants	Brown & Connery, LLP	Attn: Donald K. Ludman	6 North Broad Street, Suite 100		Woodbury	NJ	08096		856-812-8900	856-853-9933	dludman@brownconnery.com
Counsel to Ad Hoc Committee of Governmental and other Contingent Litigation Claimants	Brown Rudnick LLP	Attn: Gerard T. Cicero and David J. Molton	7 Times Square		New York	NY	10036		212-209-4939; 212-209-4822	212-938-2883; 212-938-2822	GCicero@brownrudnick.com DMolton@brownrudnick.com
Counsel to Ad Hoc Committee of Governmental and other Contingent Litigation Claimants	Brown Rudnick LLP	Attn: Steven D. Pohl	One Financial Center		Boston	MA	02111		617-856-8594	617-289-0433	spohl@brownrudnick.com

In re: Purdue Pharma L.P., et al.

Master Service List

Case No. 19-23649 (RDD)

DESCRIPTION	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL
Counsel to McKesson Corporation, on Behalf of itself and Certain Corporate Affiliates	Buchalter, a Professional Corporation	Attn: Jeffrey K. Garfinkle, Esq., Daniel H. Slate, Esq.	18400 Von Karman Avenue, Suite 800		Irvine	CA	92612-0514		949-760-1121	949-720-0182	jgarfinkle@buchalter.com dslate@buchalter.com
Counsel to the People of the State of California	California Department of Justice	Attn: Bernard A. Eskandari, Timothy D. Lundgren, and Michelle Burkart	300 South Spring Street, Suite 1702		Los Angeles	CA	90013		213-269-6348; 213-269-6357	213-897-2802	bernard.eskandari@doj.ca.gov michelle.burkart@doj.ca.gov timothy.lundgren@doj.ca.gov
Counsel for the People of the State of California	California Department of Justice	Attn: Judith A. Fiorentini - Supervising Deputy Attorney General	600 West Broadway, Suite 1800		San Diego	CA	92101		619-738-9343	619-645-2271	judith.fiorentini@doj.ca.gov
Counsel to the Multi-State Governmental Entities Group	Caplin & Drysdale, Chartered	Attn: Kevin Maclay, James Wehner, Jeffrey Liesemer, Todd Phillips	One Thomas Circle, NW, Suite 1100		Washington	DC	20005		202-862-5000	202-429-3301	kmaclay@capdale.com jwehner@capdale.com jliesemer@capdale.com tphillips@capdale.com
Counsel to the State of West Virginia, ex. rel. Patrick Morrissey, Attorney General	Carter Ledyard & Milburn LLP	Attn: Aaron R. Cahn	2 Wall Street		New York	NY	10005		212-732-3200	212-732-3232	bankruptcy@clm.com
United States Bankruptcy Court for the Southern District of New York	Chambers of Honorable Robert D. Drain	Purdue Pharma L.P. - Chambers Copy	US Bankruptcy Court SDNY	300 Quarropas Street, Room 248	White Plains	NY	10601		914-467-7250		
Counsel to the Official Committee of Unsecured Creditors of Purdue Pharma L.P., et al.	Cole Schotz P.C.	Attn: Justin R. Alberto	500 Delaware Avenue, Suite 1410		Wilmington	DE	19801		302-651-2006	302-574-2106	jalberto@coleschotz.com
Counsel to the Commonwealth of Massachusetts	Commonwealth of Massachusetts	Attn: Eric M. Gold, Assistant AG	Chief, Health Care Division	Office of the AG, One Ashburton Place	Boston	MA	02108		617-727-2200		eric.gold@mass.gov
Counsel to Commonwealth of Pennsylvania	Commonwealth of Pennsylvania	Attn: Carol E. Momjian - Senior Deputy AG	Office of AG, The Phoenix Building	1600 Arch Street, Suite 300	Philadelphia	PA	19103		215-560-2128	717-772-4526	cmomjian@attorneygeneral.gov
State Attorney General	Commonwealth of Puerto Rico	Attn: Bankruptcy Department	Apartado 9020192		San Juan	PR	00902-0192		787-721-2900	787-729-2059	
Counsel to the State of Arizona	Consovoy McCarthy PLLC	Attn: J. Michael Connolly	1600 Wilson Boulevard, Suite 700		Arlington	VA	22201		703-243-9423	571-216-9450	mike@consovoymccarthy.com cbrustowicz@clfnola.com jdetty@clfnola.com lrichardson@clfnola.com
Counsel to Kara Trainor Brucato	Cooper Law Firm, LLC	Attn: Celeste Brustowicz, Jessica Detty, & Lisa Richardson	1525 Religious Street		New Orleans	LA	70130		504-399-0099	504-309-6989	
Counsel for NAS Ad Hoc Committee	Creadore Law Firm PC	Attn: Donald Creadore	450 Seventh Avenue	Suite 1408	New York	NY	10123		212-355-7200		donald@creadorelawfirm.com
Counsel to Community Health Systems, Inc., Tenet Healthcare Corporation, and Infirmay Health System, Inc., And Class of approximately 384 hospitals on Exhibit A	Cuneo Gilbert & Laduca, LLP	Attn: Jonathan W. Cuneo, Esq.	16 Court Street, Suite 1012		Brooklyn	NY	11241		202-789-3960		jonc@cuneolaw.com
Counsel to Community Health Systems, Inc., Tenet Healthcare Corporation, and Infirmay Health System, Inc., And Class of approximately 384 hospitals on Exhibit A	Cuneo Gilbert & Laduca, LLP	Attn: Jonathan W. Cuneo, Esq.	4725 Wisconsin Avenue, NW, Suite 200		Washington	DC	20016		202-789-3960		jonc@cuneolaw.com
Counsel to the Debtors and Debtors in Possession	Davis Polk & Wardwell LLP	Attn: Marshall Scott Huebner, Benjamin S. Kaminetzky, Timothy Graulich, Christopher Robertson and Eli J. Vonnegut	450 Lexington Avenue		New York	NY	10017		212-450-4000	212-701-5800	Purdue.noticing@dpw.com
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In re: Purdue Pharma L.P., et al.

Master Service List

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State Attorney General	State of Nevada Attorney General	Attn: Bankruptcy Department	100 North Carson Street		Carson City	NV	89701		775-684-1100	775-684-1108	
State Attorney General	State of New Hampshire Attorney General	Attn: Bankruptcy Department	33 Capitol St.		Concord	NH	03301		603-271-3658	603-271-2110	attorneygeneral@doj.nh.gov
State Attorney General	State of New Jersey Attorney General	Attn: Bankruptcy Department	RJ Hughes Justice Complex	25 Market Street, P.O. Box 080	Trenton	NJ	08625-0080		609-292-4925	609-292-3508	askconsumeraffairs@lps.state.nj.us
State Attorney General	State of New Mexico Attorney General	Attn: Bankruptcy Department	P.O. Drawer 1508		Santa Fe	NM	87504-1508		505-827-6000	505-827-5826	
State Attorney General	State of New York Attorney General	Attn: Louis J. Testa	Bankruptcy Litigation Unit	The Capitol	Albany	NY	12224-0341		518-776-2000	866-413-1069	Louis.Testa@ag.ny.gov
State Attorney General	State of North Carolina Attorney General	Attn: Jessica Sutton	9001 Mail Service Center		Raleigh	NC	27699-9001		919-716-0998	919-716-6050	jsutton2@ncdoj.gov
State Attorney General	State of North Dakota Attorney General	Attn: Bankruptcy Department	State Capitol	600 E Boulevard Ave Dept 125	Bismarck	ND	58505-0040		701-328-2210	701-328-2226	ndag@nd.gov
State Attorney General	State of Ohio Attorney General	Attn: Bankruptcy Department	30 E. Broad St., 14th Floor		Columbus	OH	43215		800-282-0515		
State Attorney General	State of Oklahoma Attorney General	Attn: Bankruptcy Department	313 NE 21st Street		Oklahoma City	OK	73105		405-521-3921	405-521-6246	
State Attorney General	State of Oregon Attorney General	Attn: Bankruptcy Department	1162 Court Street NE		Salem	OR	97301		503-378-4400	503-378-4017	consumer.hotline@doj.state.or.us
State Attorney General	State of Pennsylvania Attorney General	Attn: Bankruptcy Department	Strawberry Square	16th Floor	Harrisburg	PA	17120		717-787-3391	717-787-8242	
State Attorney General	State of Rhode Island Attorney General	Attn: Bankruptcy Department	150 South Main Street		Providence	RI	02903		401-274-4400		
State Attorney General	State of South Carolina Attorney General	Attn: Bankruptcy Department	P.O. Box 11549		Columbia	SC	29211-1549		803-734-3970		
State Attorney General	State of South Dakota Attorney General	Attn: Bankruptcy Department	1302 East Highway 14	Suite 1	Pierre	SD	57501-8501		605-773-3215	605-773-4106	consumerhelp@state.sd.us
State Attorney General	State of Tennessee Attorney General	Attn: Bankruptcy Department	P.O. Box 20207		Nashville	TN	37202-0207		615-741-3491	615-741-2009	reg.boards@tn.gov
Counsel to the State of Texas	State of Texas	Attn: Paul L. Singer, Esq.	Chief, Consumer Protection Division MC 009	P.O. Box 12548	Austin	TX	78711-2548		512-463-2185		paul.singer@oag.texas.gov

In re: Purdue Pharma L.P., et al.

Master Service List

Case No. 19-23649 (RDD)

DESCRIPTION	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL
Counsel to the State of Texas	State of Texas	Attn: Rachel R. Obaldo, Esq.	Bankruptcy & Collections Division MC 008	P.O. Box 12548	Austin	TX	78711-2548		512-475-4551	512-936-1409	bk-robaldo@oag.texas.gov
State Attorney General	State of Texas Attorney General	Attn: Bankruptcy Department	Capitol Station	P.O. Box 12548	Austin	TX	78711-2548		512-475-4868	512-475-2994	public.information@oag.state.tx.us
State Attorney General	State of Utah Attorney General	Attn: Bankruptcy Department	P.O. Box 142320		Salt Lake City	UT	84114-2320		801-538-9600	801-538-1121	uag@utah.gov
State Attorney General	State of Vermont Attorney General	Attn: Bankruptcy Department	109 State St.		Montpelier	VT	05609-1001		802-828-3171	802-304-1014	ago.info@vermont.gov
State Attorney General	State of Virginia Attorney General	Attn: Bankruptcy Department	900 East Main Street		Richmond	VA	23219		804-786-2071	804-225-4378	mailoag@oag.state.va.us
State Attorney General	State of Washington Attorney General	Attn: Bankruptcy Department	1125 Washington St. SE	P.O. Box 40100	Olympia	WA	98504-0100		360-753-6200		emailago@atg.wa.gov
State Attorney General	State of West Virginia Attorney General	Attn: Abby Cunningham, Assistant AG for West Virginia	State Capitol Bldg 1 Room E 26		Charleston	WV	25305		304-558-2021	304-558-0140	Abby.G.Cunningham@wvago.gov
State Attorney General	State of Wisconsin Attorney General	Attn: Bankruptcy Department	Wisconsin Department of Justice	State Capitol, Room 114 East, P.O. Box 7857	Madison	WI	53707-7857		608-266-1221	608-267-2223	
State Attorney General	State of Wyoming Attorney General	Attn: Bankruptcy Department	123 Capitol Building	200 W. 24th Street	Cheyenne	WY	82002		307-777-7841	307-777-6869	
Counsel to Eric Hestrup, Ronald D. Stracener, F. Kirk Hopkins, Jordan Chu, Amel Eiland, Nadja Streiter, Michael Konig, Eli Medina, Barbara Rivers, Marketing Services of Indiana, Inc., Glenn Golden, Gretta Golden, Michael Christy, Edward Grace, Debra Dawsey, Darcy Sherman, Kimberly Brand, Lou Sardella, Michael Klodzinski, Kevin Wilk, Heather Enders, Jason Reynolds, MSI Corporation, Deborah Green-Kuchta, W. Andrew Fox, Dora Lawrence, Michael Lopez, Zachary R. Schneider, William Taylor, William Stock and Al Marino, Inc., and the Putative Classes	Stevens & Lee, P.C.	Attn: Nicholas F. Kajon and Constantine D. Pourakis	485 Madison Avenue, 20th Floor		New York	NY	10022		212-319-8500	212-319-8505	nfk@stevenslee.com cp@stevenslee.com
Counsel to Certain Native American Tribes, Health Organizations, Municipalities and Unions	Stutzman, Bromberg, Esserman & Plifka, a Professional Corporation	Attn: Sander L. Esserman and Peter C. D'Apice	2323 Bryan Street, Suite 2200		Dallas	TX	75201		214-969-4900	214-969-4999	esserman@sbeplaw.com dapice@sbeplaw.com
Counsel to the Ad Hoc Committee of NAS Babies	Tarter Krinsky & Drogin LLP	Attn: Scott S. Markowitz, Esq., Rocco A. Cavaliere, Esq., & Michael Z. Brownstein, Esq.	1350 Broadway, 11th Floor		New York	NY	10018		212-216-8000	212-216-8001	smarkowitz@tarterkrinsky.com rcavaliere@tarterkrinsky.com mbrownstein@tarterkrinsky.com
State of Tennessee	Tennessee Attorney General's Office	Attn: Marvin Clements, Bankruptcy Division	P.O. Box 20207		Nashville	TN	37202-0207		615-741-3491	615-741-3334	Marvin.Clements@ag.tn.gov
Counsel to Thermo Fisher Scientific	Tucker Arensberg, P.C.	Attn: Jordan S. Blask, Esq.	1500 One PPG Place		Pittsburgh	PA	15222		412-566-1212	412-594-5619	jblask@tuckerlaw.com
Top 3 Largest Secured Creditor	U.S. Bank Equipment Finance	Attn: President or General Counsel	1310 Madrid Street		Marshall	MN	56258				
United States Department of Justice	U.S. Department of Justice	Attn: Legal Department	950 Pennsylvania Avenue, NW		Washington	DC	20530-0001				
United States Attorney's Office for the Southern District of New York	United States Attorney's Office	Attn: U.S. Attorney	300 Quarropas Street, Room 248		White Plains	NY	10601-4150		914-993-1900		
Counsel to the State of North Carolina	Waldrep LLP	Attn: Thomas W. Waldrep, Jr., James C. Lanik, Jennifer B. Lyday	101 S. Stratford Road, Suite 210		Winston-Salem	NC	27104		336-717-1440; 336-717-1280	336-717-1340	twaldrep@waldrepllp.com jlyday@waldrepllp.com jlanik@waldrepllp.com
State Attorney General	Washington DC Attorney General	Attn: Bankruptcy Department	441 4th Street, NW		Washington	DC	20001		202-727-3400	202-347-8922	
Counsel to the Ad Hoc Group of Individual Victims	White & Case LLP	Attn: J. Christopher Shore, Michele J. Meises, Alice Tsier, Ashley R. Chase	1221 Avenue of the Americas		New York	NY	10020		212-819-8200	305-358-5744	cshore@whitecase.com michele.meises@whitecase.com alice.tsier@whitecase.com ashley.chase@whitecase.com
Counsel to the Ad Hoc Group of Individual Victims	White & Case LLP	Attn: Thomas E. Lauria, Laura L. Femino	200 S Biscayne Blvd		Miami	FL	33131		305-371-2700	305-358-5744	tlauria@whitecase.com laura.femino@whitecase.com

In re: Purdue Pharma L.P., et al.

Master Service List

Case No. 19-23649 (RDD)

DESCRIPTION	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL
Counsel to the State of Alabama	Wilk Auslander LLP	Attn: Eric J. Snyder	1515 Broadway, 43rd Floor		New York	NY	10036		212-981- 2300	212-752-6380	esnyder@wilkauslander.com



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**EXHIBIT B**



\*4539001702284\*

*In Re Purdue Pharma, L.P., et al.*

**CONSOLIDATED CLAIM AUTHORIZATION FORM**

**THIS FORM MUST BE COMPLETED AND SUBMITTED WITH THE CONSOLIDATED  
CLAIM DOCUMENTATION BY EACH CONSENTING CLAIMANT**

The undersigned claimholder in connection with the bankruptcy estates of *In Re Purdue Pharma, L.P., et al.*, Case No. 19-23649 (RDD) (Bankr. S.D.N.Y.) (the "Consenting Claimant") hereby elects to schedule and file any and all claims held against the Purdue Debtors<sup>1</sup> as part of a consolidated claim (the "Consolidated Claim"), as allowed pursuant to that order establishing 5:00 p.m. (Prevailing Eastern Time) on July 30, 2020 as the last date for each person or entity, including cities, counties, municipalities, other local governments and Native American Tribes, to file a Proof of Claim against any of the Purdue Debtors (the "Bar Date Order" at Docket No. 800)<sup>2</sup>.

For the avoidance of doubt, the Consenting Claimant<sup>3</sup> understands and acknowledges that the Consolidated Claim, including but not limited to the Collective Theories, the Claim Amount, and all applicable information in the Consolidated Claim Summary Information Sheet, will be treated as the Consenting Claimant's own Proof of Claim filed against each of the Purdue Debtors, and the Consenting Claimant agrees to be so bound for all Proof of Claim purposes subject to the following. In the event that the Consenting Claimant has already filed or will file a separate and individual Proof of Claim against each or any of the Purdue Debtors, such separately filed Proof of Claim shall override the Consolidated Claim, so long as it otherwise complies with the Bar Date Order. The Consenting Claimant further acknowledges and agrees that the Ad Hoc Committee's only purpose is to facilitate the process by which Government Entities can participate in a Consolidated Claim and the Ad Hoc Committee: (1) takes no position concerning any Government Entity's individual claim(s) against Purdue and (2) is not adopting the Consolidated Claim as a claim on behalf of the Ad Hoc Committee. The Consenting Claimant hereby authorizes the Ad Hoc Committee, through any one or more of the following (the "Authorized Representative") to submit the Consolidated Claim. Kramer Levin Naftalis & Frankel LLP, Otterbourg P.C., Brown Rudnick LLP, Gilbert LLP.

Authorized Representative's Name: Ad Hoc Group of Consenting Claimants, c/o Kramer Levin Naftalis & Frankel LLP, Otterbourg P.C., Brown Rudnick LLP, Gilbert LLP

Please provide the following information (each piece of information is necessary and must be included in the Consolidated Claim).

1. Name, Address, and Contact Information (city, county, other municipality, or tribe):

Tommie Pierson, Sr., Mayor

Name of Consenting Claimant (city, county or municipality, or tribe)

City of Bellefontaine Neighbors	9641 Bellefontaine Road
Number	Street
Bellefontaine Neighbors	MO
City	State
	Zip Code

<sup>1</sup>Purdue Pharma, L.P., Purdue Pharma Inc., Purdue Transdermal Technologies L.P., Purdue Pharma Manufacturing L.P., Purdue Pharmaceuticals L.P., Imbrium Therapeutics L.P., Adlon Therapeutics L.P., Greenfield Bio Ventures L.P., Seven Seas Hill Corp., Ophir Green Corp., Purdue Pharma of Puerto Rico, Avrio Health L.P., Purdue Pharmaceutical Products L.P., Purdue Neuroscience Company, Nayatt Cove Lifescience Inc., Burton Land L.P., Rhodes Associates L.P., Paul Land Inc., Quidnick Land L.P., Rhodes Pharmaceuticals L.P., Rhodes Technologies, UDFLP, SVC Pharma L.P., and SVC Pharma Inc. (collectively, the "Purdue Debtors," "Debtors" or "Purdue").

<sup>2</sup>On June 3, 2020, the Bankruptcy Court extended the original Bar Date from June 30, 2020 to July 30, 2020.

<sup>3</sup>Terms not otherwise defined herein shall have the meaning set forth in the June 17, 2020 Letter originally enclosed with this Consolidated Claim Authorization Form. Please also note that executing this Consent Form constitutes agreement to the limitations of liability and waivers contained in the June 17, 2020 Letter originally enclosed with this Consolidated Claim Authorization Form. Please contact Uriel Pinedo (upinedo@brownrudnick.com) for a copy of such letter.



**EXHIBIT A**

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2. Attorney Information, if any:

Dorothy White-Coleman whitecoleman@whitecoleman.net



\*4539001702284\*

Name of Attorney & email address

500 North Broadway, Suite 1300

Number

Street

St. Louis

MO

63102

City

State

Zip Code

3. Claim Amount. Please check one of the following three boxes and input your Claim Amount, if applicable:

**Option 1** ☒ Please include the Claim Amount derived from the Municipality Claim Model, if available.  
(Please note that this option is not available to Native American Tribes)

**Option 2** ☐ Please include the following Claim Amount: "not less than \$ \_\_\_\_\_"

**Option 3** ☐ Please indicate that my claim is "unliquidated."

4. Additional Theories. In addition to the Collective Theories, the claimant holds the following separate claims and causes of action against Purdue:

Date:

Tommie Pierson, Sr., Mayor

Name and Title of Person Authorized to Complete and Sign This Form

(314) 707-5328

TPierson@CityofBN.com

Phone Number

Email

*Tommie Pierson*

Consenting Claimant's Signature